

issue a new nationwide permit to allow homeowners to construct or expand their residences without an individual permit. This will apply even if these activities involve filling as much as a half-acre of nontidal wetland.

Finally, I have instructed the heads of each of the relevant departments and agencies to examine all of their programs to determine if there are other actions that they can take to benefit homeowners.

Home ownership and the opportunity for homeowners to use their property without unnecessary restrictions are an essential part of the American dream. We can provide homeowners greater freedom and still protect the environment. This is common sense, reasonable reform—not a reckless, destructive rollback of health and environmental safeguards, as others are proposing.

### **Message to the Congress on Libya** *July 12, 1995*

*To the Congress of the United States:*

I hereby report to the Congress on the developments since my last report of January 30, 1995, concerning the national emergency with respect to Libya that was declared in Executive Order No. 12543 of January 7, 1986. This report is submitted pursuant to section 401(c) of the National Emergencies Act, 50 U.S.C. 1641(c); section 204(c) of the International Emergency Economic Powers Act (IEEPA), 50 U.S.C. 1703(c); and section 505(c) of the International Security and Development Cooperation Act of 1985, 22 U.S.C. 2349aa-9(c).

1. On December 22, 1994, I renewed for another year the national emergency with respect to Libya pursuant to IEEPA. This renewal extended the current comprehensive financial and trade embargo against Libya in effect since 1986. Under these sanctions, all trade with Libya is prohibited, and all assets owned or controlled by the Libyan government in the United States or in the possession or control of U.S. persons are blocked.

2. There has been one amendment to the Libyan Sanctions Regulations, 31 C.F.R. Part 550 (the "Regulations"), administered by the Office of Foreign Assets Control (FAC) of the Department of the Treasury, since my

last report on January 30, 1995. The amendment (60 *Fed. Reg.* 8300, February 14, 1995) added 144 entities to appendix A, Organizations Determined to Be Within the Term "Government of Libya" (Specially Designated Nationals ("SDNs") of Libya). The amendment also added 19 individuals to appendix B, Individuals Determined to Be Specially Designated Nationals of the Government of Libya. A copy of the amendment is attached to this report.

Pursuant to section 550.304(a) of the Regulations, FAC has determined that these entities and individuals designated as SDNs are owned or controlled by, or acting or purporting to act directly or indirectly on behalf of, the Government of Libya, or are agencies, instrumentalities or entities of that government. By virtue of this determination, all property and interests in property of these entities or persons that are in the United States or in the possession or control of U.S. persons are blocked. Further, U.S. persons are prohibited from engaging in transactions with these individuals or entities unless the transactions are licensed by FAC. The designations were made in consultation with the Department of State and announced by FAC in notices issued on January 10 and January 24, 1995.

3. During the current 6-month period, FAC made numerous decisions with respect to applications for licenses to engage in transactions under the Regulations, issuing 119 licensing determinations—both approvals and denials. Consistent with FAC's ongoing scrutiny of banking transactions, the largest category of license approvals (83) concerned requests by Libyan and non-Libyan persons or entities to unblock bank accounts initially blocked because of an apparent Government of Libya interest. The largest category of denials (14) was for banking transactions in which FAC found a Government of Libya interest. One license was issued authorizing intellectual property protection in Libya and another for travel to Libya to visit close family members.

In addition, FAC issued one determination with respect to applications from attorneys to receive fees and reimbursement of expenses for provision of legal services to the Government of Libya in connection with

wrongful death civil actions arising from the Pan Am 103 bombing. Civil suits have been filed in the U.S. District Court for the District of Columbia and in the Southern District of New York. Representation of the Government of Libya when named as a defendant in or otherwise made a party to domestic U.S. legal proceedings is authorized by section 550.517(b)(2) of the Regulations under certain conditions.

4. During the current 6-month period, FAC continued to emphasize to the international banking community in the United States the importance of identifying and blocking payments made by or on behalf of Libya. The FAC worked closely with the banks to implement new interdiction software systems to identify such payments. As a result, during the reporting period, more than 171 transactions involving Libya, totaling more than \$6.5 million, were blocked. As of May 25, 27 of these transactions had been licensed to be released, leaving a net amount of more than \$5.2 million blocked.

Since my last report, FAC collected 37 civil monetary penalties totaling more than \$354,700 for violations of the U.S. sanctions against Libya. Eleven of the violations involved the failure of banks to block funds transfers to Libyan-owned or -controlled banks. Two other penalties were received from companies for originating funds transfers to Libyan-owned or -controlled banks. Two corporations paid penalties for export violations. Twenty-two additional penalties were paid by U.S. citizens engaging in Libyan oilfield-related transactions while another 54 cases of similar violations are in active penalty processing.

Various enforcement actions carried over from previous reporting periods have continued to be aggressively pursued. The FAC has continued its efforts under the "Operation Roadblock" initiative. This ongoing program seeks to identify U.S. persons who travel to and/or work in Libya in violation of U.S. law.

Several new investigations of potentially significant violations of the Libyan sanctions have been initiated by FAC and cooperating U.S. law enforcement agencies, primarily the U.S. Customs Service. Many of these cases are believed to involve complex conspiracies to circumvent the various prohibitions of the

Libyan sanctions, as well as the utilization of international diversionary shipping routes to and from Libya. The FAC has continued to work closely with the Departments of State and Justice to identify U.S. persons who enter into contracts or agreements with the Government of Libya, or other third-country parties, to lobby United States Government officials or to engage in public relations work on behalf of the Government of Libya without FAC authorization. In addition, during the period FAC attended several bilateral and multilateral meetings with foreign sanctions authorities, as well as with private foreign institutions, to consult on issues of mutual interest and to encourage strict adherence to the U.N.-mandated sanctions.

5. The expenses incurred by the Federal Government in the 6-month period from January 7 through July 6, 1995, that are directly attributable to the exercise of powers and authorities conferred by the declaration of the Libyan national emergency are estimated at approximately \$830,000.00. Personnel costs were largely centered in the Department of the Treasury (particularly in the Office of Foreign Assets Control, the Office of the General Counsel, and the U.S. Customs Service), the Department of State, and the Department of Commerce.

6. The policies and actions of the Government of Libya continue to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. In adopting UNSCR 883 in November 1993, the Security Council determined that the continued failure of the Government of Libya to demonstrate by concrete actions its renunciation of terrorism, and in particular its continued failure to respond fully and effectively to the requests and decisions of the Security Council in UNSCRs 731 and 748, concerning the bombing of the Pan Am 103 and UTA 772 flights, constituted a threat to international peace and security. The United States continues to believe that still stronger international measures than those mandated by UNSCR 883, possibly including a worldwide oil embargo, should be imposed if Libya continues to defy the will of the international community as expressed in UNSCR 731. We remain determined to ensure that the perpetrators of the terrorist acts against Pan Am

103 and UTA 772 are brought to justice. The families of the victims in the murderous Lockerbie bombing and other acts of Libyan terrorism deserve nothing less. I shall continue to exercise the powers at my disposal to apply economic sanctions against Libya fully and effectively, so long as those measures are appropriate, and will continue to report periodically to the Congress on significant developments as required by law.

**William J. Clinton**

The White House,  
July 12, 1995.

**Remarks on Welfare Reform and an  
Exchange With Reporters**  
*July 13, 1995*

**The President.** Good morning. I want to thank Senator Daschle, Senator Moynihan, Senator Mikulski, Senator Breaux, Senator Harkin for coming. Governor Carper; Mayor Archer; a county executive from Madison, Wisconsin, Rick Phelps; and the majority leader of the Tennessee House of Representatives, Bill Purcell, for joining members of our administration here.

We have just had a good talk about welfare reform and the growing consensus around the approach taken by the bill offered by Senators Daschle and Mikulski and Breaux on welfare reform.

The American people have made it abundantly clear that they want us to fix the welfare system. It doesn't work for the people who are stuck on it, and it doesn't work for the taxpayers.

Welfare reform furthers both of the primary objectives of our administration. If it works, it will further the American dream of opportunity, and it will further the American value of responsibility. Our goal should be to help people be successful and independent workers and to build strong families.

We ought to be able to do this. We've come a long way in this debate. There's a broad consensus, for example, on tougher child support enforcement requirements. And not so very long ago, liberals opposed work requirements; they don't anymore. Not so very long ago, conservatives opposed spending money to provide child care when

people move from welfare to work; most conservatives out in the country don't any more.

In America, where people live with this issue, there is a great deal of consensus about what we ought to do. And we ought to build on that consensus here in Washington. The reason we can't is that some people on the far right are blocking any action on welfare reform, and the Senate especially now, that doesn't cut off children and parents if the parents are young, poor, and unmarried. I think that is a terrible mistake. We shouldn't punish babies for their parents' mistakes. We ought to be building strong families and independent workers.

I'm not the only person who feels this way. Yesterday, I had a meeting with the Catholic bishops, who deeply oppose the extreme position of these far right Senators, and they're helping to lead the fight against it. They think it's cruel, and they believe it will even lead to more abortions.

I also think that people in the State legislatures and the Governors' offices throughout the country should think about the approach that is being offered on the other side. We believe it could constitute a huge, unfunded burden on State and local governments, people actually dealing with the welfare reform issue in the years ahead.

Now, there is an alternative. This shouldn't be hard. We basically all agree on what ought to be in a welfare reform proposal. It isn't getting done because a few Senators with an extreme position have decided that it is in their political interest to block any welfare legislation. The United States Senate should not practice "just say no" politics on welfare reform. We can fix this problem.

Every week that goes by, thousands of welfare mothers stay on welfare instead of going to work simply because they can't afford child care. Every week we don't make our child support laws as tough as we possibly can, we leave 800,000 people on welfare who could be off welfare if they got the child support to which they are legally entitled. Every day without welfare reform drains our economic strength, saps our community spirit, and prevents Americans from being able to live up to their full potential.

We need to work together and get this job done. This coalition is growing. We're going